NH DEPARTMENT OF CORRECTIONS POLICY AND PROCEDURE DIRECTIVE		CHAPTER Health Services STATEMENT NUMBER 6.33	
SUBJECT: PROPONENT:	SEXUALLY VIOLENT PREDATOR TREATMENT STANDARDS Robert MacLeod, Administrative Dir. Name/Title Medical/Forensic Services 271-3707 Office Phone #	EFFECTIVE DATE REVIEW DATE SUPERSEDES PPD# DATED	08/01/07 08/01/08 New N/A
ISSUING OFFICER:		DIRECTOR'S INITIALS DATE	
William Wrenn, Commissioner		APPENDIX ATTACHED: YES NO	
REFERENCE NO: See reference section on last page of PPD.			

# I. PURPOSE:

To provide evaluation, care, control and treatment of persons court-detained or court-committed to the sexually violent predator treatment program

## II. APPLICABILITY:

To all staff of SPU, especially those involved in the delivery of treatment services for sexually violent predators

## III. POLICY:

It is the policy of the Department of Corrections to provide all court committed sexually violent predators with access to the appropriate services. The goal of such services is to treat the resident's mental abnormality that predisposes the person to commit sexually violent offenses and all other identified treatment needs.

#### IV. PROCEDURES:

#### A. Intake Procedures:

- 1. A person must be admitted to the custody of the Department of Corrections (DOC) when, under RSA 135-E, a court or jury determines, beyond a reasonable doubt that the person is a sexually violent predator and commits that person for placement in an appropriate secure facility operated by DOC for control, care and treatment.
- 2. Intake procedures at a minimum must include:
  - a. A psychiatric examination on admission to be completed by a psychiatrist or psychiatric nurse practitioner.
  - b. A preliminary treatment plan resulting from the completion of the psychiatric examination as noted in a above.
  - c. A physical examination to be completed by the medical staff.
  - d. A nursing assessment.
  - e. Upon admission to the Secure Psychiatric Unit (SPU), each resident's transfer paperwork shall be assessed to verify the completeness of the documents and the validity of the admission.

- B. Sexually Violent Predator Initial Evaluation and Assessment
  - 1. Upon admission under a petition to hold in an appropriate secure facility, a resident at a minimum will have an established preliminary treatment plan that includes goals and outcomes derived from the initial intake to address medical and psychiatric issues.
  - 2. Upon admission for a civil commitment under RSA 135-E, a resident will have established an individualized treatment plan under the director of the treatment team to include:
    - a. A comprehensive formal assessment at the onset of treatment to establish a baseline. Once a year during treatment, a progress review of the goals and objectives established in the individual treatment plan will be made, updated and modified as needed. These assessments may include objective measures of treatment compliance and offense related behavior with the use of empirically validated tools that are accepted standards of practice. Assessments will address current risk, including the type of risk and the context in which the risk is likely to occur, skill developing, progress toward goals and program compliance.
    - b. Clinical polygraph testing to promote honest self-reporting shall be incorporated into the individual treatment plan. Polygraph operators shall possess the credentials needed to practice their profession and shall adhere to the standards of best practice established for the administration of post conviction, sexual offender specific clinical polygraphs.
    - Providers shall create mechanisms to manage staff counter transference, stress, burnout and isolation to include peer review and continuous quality improvement measures.
  - 3. Sexual violent predator assessment is a systematic and dynamic process that evaluates residents throughout their commitment. Assessment shall be an ongoing and collaborative process in order to meet the complex and varying nature of sexually abusive

behavior and the individual's need to perpetrate it. There are two critical and interrelated

domains to sexual offender assessment. Both domains provide information that is crucial

for the appropriate treatment of sexual offenders.

Risk Prediction

Risk prediction assessments are focused on predicting the likelihood of recidivism over a period of time. Risk prediction instruments are typically known as Actuarial Risk Assessments and are empirically based, scientifically validated tools that address static, non-changeable risk factors. For the purpose of civil commitment proceedings these tools shall provide the guide for the general risk level that an individual presents upon entering the Sexually Violent Predator (SVP) Program.

- b. Examples of tools may include, but shall not be limited to:
  - 1) Static 99
  - 2) RRASOR
  - 3) VASOR
  - 4) MSOST-R
  - 5) VRAG
  - 6) SORAG
  - 7) SVR-20
- c. Risk Management

A risk management assessment is a clinical process that is undertaken by the treatment providers/practitioners upon entry into the SVP Program. The purpose of such an assessment is to identify and respond to dynamic, changeable risk factors. These risk factors may vary and are often of a shorter

term, acute nature, lasting ours, days or weeks, etc. The identification of dynamic risk factors that are also known as criminogenic needs is critical to the treatment planning process and will provide targets for treatment when developing the individual treatment plan. Empirically tested and validated tools shall be utilized along with a structure risk assessment and will include the assessment of those factors found in the literature to be most closely associated with the reduction of risk.

- d. Examples of tools may include but are not limited:
  - 1) VASOR
  - 2) TPS
  - 3) Stable 2000/Acute 2000
  - 4) PCL-R
  - 5) SONAR
  - 6) SONAR-LSI-R
- C. Sex Offender Treatment Planning
  - 1. Treatment plans shall be established to meet the unique needs of the individual. Treatment plans will identify all issues that are to be addressed as defined in the assessment process and shall include goals of treatment, individual objectives, the planned intervention strategies and timelines for goal attainment. The expectation of the resident shall be clearly defined and the treatment providers shall utilize interventions and treatment methods that are empirically supported by current, professional research and practice. Group therapy is the preferred method of sexual offender treatment.
  - 2. The content of the offense specific portion of the treatment plan shall address such areas as:
    - a. Social skills and relationships
    - b. Intimacy deficits
    - c. Identification of cognitive distortions and restructuring, identification of the individual's thoughts, feelings, beliefs and behaviors that sustain their sexual offense cycle
    - d. Anger issues
    - e. Power/control issues
    - f. Deviant arousal control
    - g. Victim empathy and relapse prevention skills

The Individual Treatment Plan (ITP) should also specify expectations of required clinical screening and progress assessment tools that would be applicable in assessing and establishing treatment.

- 3. The ITP should be resident specific, tailored to the resident's criminal history, cognitive patterns, sexual arousal patterns, offense patterns, co-occurring conditions, risk assessment, relapse profile and current circumstances. It shall contain measurable treatment goals, objectives and treatment interventions and indicate the persons responsible for treatment and supervision. It shall integrate the collaborative efforts of all treatment agencies responsible for treatment and supervision of the resident.
- D. Treatment Program Requirements
  - 1. The program employs a cognitive behavioral treatment approach that emphasizes group counseling and peer confrontation. Treatment components may include, but need not be limited to:
    - a. Cognitive restructuring
    - b. Values
    - c. Clarification
    - d. Recognition of offense behaviors
    - e. Identification of risk factors
    - f. Enhancement of coping skills

- g. Relapse/re-offense prevention
- h. Victim impact awareness
- i. Social competence
- j. Assertiveness training
- k. Anger and affect control
- 1. Impulse control
- m. Sex education
- n. Improvement of appropriate sexual functioning
- o. Substance abuse treatment
- p. Improvement of primary relationships
- 2. The program shall have the capacity to provide for the administration of objective measures to ascertain deviant sexual interest and arousal patterns
- 3. The program shall have the capacity to provide for the administration of sex offender specific clinical polygraph testing to measure program compliance and progress in treatment.
- 4. The program shall have the capacity to provide or arrange for a physician evaluation and prescription of anti-androgen and other pharmacological therapies as an adjunct to the cognitive behavioral approach for treatment of sexual deviance.
- 5. The program shall provide co-therapists, if available, to conduct any therapy group that exceeds eight sex offenders, include any sexually violent predators. Didactic and education groups may involve larger participant numbers and may be led by only one therapist.
- 6. The program shall provide or arrange for referral to specialized ancillary services for sex offenders who display other special needs or co-occurring disorders (e.g. substance abuse, mental retardation, mental illness and learning disorders).

# E. Confidentiality

- Individuals or participants have the right to be informed of the limits of confidentiality
  afforded during sex offender treatment. Limits of confidentiality shall be stipulated in
  writing and written consent to release treatment and assessment information to all
  members of the treatment team.
- 2. The appropriate secure facility shall determine through the guidance of legal counsel the limits of confidentiality of the results of the polygraph and other objective assessment measures, as well as to whom and under what circumstances disclosures about specific past offenses shall be made to criminal justice officials.

### F.Consent for Treatment

- 1. Before enrollment in treatment, individuals shall be informed of the assessment and treatment measures that may be offered and provide written consent to treatment and assessment.
- 2. Applicable laws, regulations and standards pertaining to the individual's supervision and treatment and their coordination shall be explained to each resident.
- 3. Written informed consent shall be obtained before the administration of pharmaceutical, physiological and aversive interventions.
- 4. The potential consequences for failure to comply with or fully participate in treatment shall be explained to the individual in writing. The provider shall document and report to the appropriate secure facility administrator when there has been significant non-compliance by the individual as it may impact success in treatment and continue proceeding to extend the existing term of commitment.

### G. Annual Evaluation

1. At a minimum, annually, the department shall conduct an evaluation and examine the mental condition of each individual civilly committed under RSA 135-E. The examination will include an assessment of dynamic risk factors and mitigating factors empirically associated with reduction of risk for sexual re-offending.

- 2. The annual evaluation must include consideration of whether:
  - a. The person currently meets the definition of a sexually violent predator per RSA 135-E
  - b. Conditional release to a less restrictive alternative is in the best interest of the individual and conditions can be imposed that would adequately protect the community.
- 3. The department's report shall be in the form of a treatment plan and shall be prepared by a professionally qualified person.
- 4. A copy of this plan shall be stored in the medical record at the appropriate secure facility.

In the event that the prosecuting agency involved in the initial hearing or commitment, the detained or committed person and their counsel request a copy through an appropriate

release of information, a copy will be provided.

- H. Professionally Qualified Persons
  - 1. Professionally qualified persons who provide evaluative and sex offender treatment must be supervised by clinical staff who:
    - a. Meet or exceed the minimum standards for education and experience established by the Association for the Treatment of Sexual Abusers (ATSA) or a similar organization devoted to the specific treatment of sexual offenders and/or who are licensed to practice in their respective discipline in New Hampshire or supervised by licensed practitioners.
    - b. Must have training and/or education in sexual offender specific evaluation and treatment.
    - c. When pharmaceuticals are used as an adjunct to treatment, a New Hampshire licensed physician or ARNP shall order the prescription and monitor the individual.
    - d. All provider staff shall participate in an ongoing program of professional development to update their awareness of current research and enhance treatment skills specific to the treatment of sex offenders.

#### REFERENCES:

Standards for the Administration of Correctional Agencies
Second Edition Standards

Standards for Adult Correctional Institutions
Fourth Edition Standards

Standards for Adult Community Residential Services
Fourth Edition Standards

Standards for Adult Probation and Parole Field Services
Third Edition Standards

Other

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